IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application
Inventor(s): Christopher E. Bales et al.
Appl. No.: 10/786,627
Confirm. No.: 3071
Filed: February 25, 2004
Title: SYSTEM AND METHODS FOR PERSONALIZING A PORTAL

PATENT APPLICATION

Art Unit: 2173
Examiner:

Customer No. 23910

TRANSMITTAL LETTER RE INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

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It is requested that the information identified in this statement be considered by the Examiner and made of record in the above-identified application. This statement is not intended to represent that a search has been made or that the information cited in the statement is, or is considered to be, material to patentability as defined in 37 C.F.R. §1.56. If this is a continuation, divisional or continuation-in-part application, it is understood that the Examiner will consider all information which was considered by the Office in a parent application. MPEP §609. Such information therefore is not listed herein unless it is desired that the information be printed on a patent issuing from the subject application.

Form PTO-1449. The Examiner is requested to initial the form and return it to the undersigned in

Enclosed with this statement are the following:

	accordance with M.P.E.P. §609.
<u>X</u>	As allowed under 37 C.F.R § 1.98(a)(2)(ii), no copies of the U.S. patents and U.S. patent application publications are enclosed, unless required by the office.
	As allowed under 37 CFR §1.98(d), copies of cited documents noted with an asterisk are not enclosed because they were previously submitted in U.S. Patent Application No/, which is relied on for an earlier effective filing date under 35 USC §120, and which included an Information Disclosure Statement that complies with 37 CFR §1.98(a) through (c).
	A copy of an International Search Report dated for Application No
<u>X</u>	A copy of an Supplemental European Search Report dated December 19, 2006 for Application No. EP 01975484.5.
_	If any of the cited/submitted documents is in a foreign language, a concise explanation of relevance is provided pursuant to 37 C.F.R. §1.98(a)(3)(I). For foreign language documents cited in a search report by a foreign patent office, the requirement for a concise explanation of relevance is satisfied by the submission herewith of an English language version of the search report. MPEP §609A(3). If a written English-language translation of a non-English language document, or portion thereof, is within the possession, custody or control of, or is readily available to any individual designated in §1.56(c), a copy of the translation accompanies this statement, 37 C.F.R. §1.98(a)(3)(ii), and satisfies the requirement for a concise explanation of relevance MPEP \$609A(3)

This statement should be considered because:

<u>X</u>	37 C.F.R. §1.97(b) . This statement qualifies under 37 C.F.R. §1.97, subsection (b) because:									
	(1)	It is be			ths of the filing date of an application other to on under § 1.53(d);					
	(2)	It is be	ing filed witl		n 3 months of entry of a national stage;					
	(3)	It is be	ing filed befo		ing date o	of the firs	t Office	Action	on the 1	merits,
	(4)		(ing filed befo equest for Co							e filing
_	37 C.F.R. §1.97(c). Although it may not qualify under subsection (b), this statement qualifies under 37 C.F.R. §1.97, subsection (c) because:									
	(1)	Allowa	ing filed before, or an action, whiche	ction that other occurs f	herwise c first.	loses pro	secution	in the		ice of
		(a)	It is accomp	AND (check panied by a					C.F.R. §	1.97(e).
		(b)		OR – panied by th	ne \$180 fe	ee set for	th in 37	C.F.R.	§1.17(p)).
stateme			7(d) . Althou er 37 C.F.R.					ı (b) or	(c), this	
	(1)	It is be	ing filed on o	or before pa	yment of	the Issue	Fee;			
	(2)	It is acc	companied b		MENT as	s set forth	in 37 C	.F.R. §	1.97(e);	
	(3)	It is acc	companied b		fee set for	rth in 37	C.F.R. §	1.17(p)).	
Information of the counter	ation Di part app	sclosure dication	37 C.F.R. §1 Statement w and this com y days prior	vas cited in a numunication	a commu n was not	nication t	from a fo by any	oreign p Individu	patent of ual desig	gnated in
item of	informa mication	ation cor from a	THE UNDE ntained in thi foreign pater ne filing of th	is <i>Informatio</i> nt office in a	on Disclo. a counterj	<i>sure Stat</i> part forei	<i>ement</i> w gn appli	as first cation 1	cited in	a
37 C.F.R. §1.97(e)(2). THE UNDERSIGNED ATTORNEY HEREBY STATES THAT no item of information contained in this <i>Information Disclosure Statement</i> was cited in a communication from a foreign patent office in a counterpart foreign application and, to the knowledge of the person signing this statement after making reasonable inquiry, no item of information contained in this <i>Information Disclosure Statement</i> was known to any individual designated in §1.56© mother three months prior to the filing of this statement										

Fee Authorization. The Commissioner is hereby authorized to charge any deficiencies or credit any overpayment to Deposit Account No. 06-1325.

Respectfully submitted,

FLIESLER MEYER LLP

Date: February 15, 2007 By: /Joseph P. O'Malley/

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